- (3) A NONRESIDENT INDIVIDUAL PILOTING AIRCRAFT IN THIS STATE WHO IS REGISTERED IN ANOTHER STATE:
- (4) AN INDIVIDUAL PILOTING AN AIRCRAFT ENGAGED PRINCIPALLY IN COMMERCIAL FLYING CONSTITUTING AN ACT OF INTERSTATE OR FOREIGN COMMERCE;
 - (5) AN INDIVIDUAL OPERATING MODEL AIRCRAFT;
- (6) AN INDIVIDUAL PILOTING AN AIRCRAFT WHICH IS EQUIPPED WITH FULLY FUNCTIONING DUAL CONTROLS WHEN A PROPERLY CERTIFIED PILOT IS IN FULL CHARGE OF ONE SET OF THE CONTROLS AND THE FLIGHT IS SOLELY FOR INSTRUCTION OR FOR THE DEMONSTRATION OF THE AIRCRAFT TO A BONA FIDE PROSPECTIVE PURCHASER.

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- THE ADMINISTRATION IS AUTHORIZED TO PROVIDE (A) ANNUAL LICENSING OF AIR SCHOOLS, AERONAUTICS INSTRUCTORS GIVING INSTRUCTIONS IN GROUND SUBJECTS PERTAINING TO AERONAUTICS. FOR EACH LICENSE OF AIR SCHOOL IT MAY CHARGE A FEE NOT EXCEEDING \$25.00, AND FOR EACH LICENSE OF AN ABRONAUTICS INSTRUCTOR GROUND SUBJECTS PERTAINING TO AERONAUTICS, IT MAY CHARGE A FEE NOT EXCEEDING \$5.00. THE ADMINISTRATION SHALL GRANT SUCH LICENSES IF THE SCHOOL OR INSTRUCTOR COMPLIANCE WITH ADMINISTRATION RULES AND REGULATIONS, EXCEPT LICENSES SHALL BE AUTOMATICALLY ISSUED, FURTHER REQUIREMENT, AT A FEE OF ONE DOLLAR EACH, TO AND INSTRUCTORS, TO WHICH AND TO WHOM AN APPROPRIATE FEDERALLY APPROVED AIR SCHOOL CERTIFICATE OR RATING HAS BEEN ISSUED.
- THE ADMINISTRATION MAY REPUSE TO ISSUE OR (B) SUSPEND OR REVOKE, TEMPORARILY OR PERMANENTLY, LICENSE OF AN AIR SCHOOL OR AERONAUTICS INSTRUCTOR TO THIS SECTION WHEN PURSUANT REASONABLY DETERMINE UPON NOTICE AND OPPORTUNITY HEARING THAT THE AIR SCHOOL OR AERONAUTICS INSTRUCTOR IS QUALIFIED. IN ARRIVING AT SUCH DETERMINATION THE ADMINISTRATION SHALL BE GOVERNED BY THE STANDARDS IN § 5-508 OF THIS PRESCRIBED ARTICLE. AND SHALL CONSIDER, AMONG OTHER THINGS WHETHER THE INSTRUCTOR HAS VIOLATED THE PROVISIONS OF ANY STATUTE OF THIS STATE OR THE UNITED STATES RELATING TO AERONAUTICS THE RULES AND REGULATIONS PROMULGATED PURSUANT THERETO, OR WHETHER THE AERONAUTICS INSTRUCTOR OF THE AIR SCHOOL IS ADDICTED TO THE USE OF NARCOTICS OR OTHER HABIT-FORMING DRUGS OR TO THE EXCESSIVE USE INTOXICATING LIQUOR OR HAS MADE ANY FALSE STATEMENTS OF A MATERIAL NATURE IN CONNECTION WITH AN APPLICATION TO THIS ARTICLE, OR HAS THE ADMINISTRATION UNDER GUILTY OF CONDUCT DANGEROUS TO THE PUBLIC SAFETY OR TO